

In Reply, Please Refer to File No.

February 7, 1966

CENTRAL INTELLIGENCE AGENCY
OPERATIONS IN THE UNITED STATES

(1) CIA will not initiate an investigation of any foreign official in the United States without the concurrence and coordination of the FBI. In this context, the term "investigation" means systematic and direct inquiries or procedures (such as physical or technical surveillances or neighborhood inquiries) aiming at developing information concerning an individual's activities or background; "investigation" does not include the acceptance or the development of information through social contacts or contacts normally made by CIA agents in discharging their cover functions. (S)

(2) CIA will seek concurrence and coordination of the FBI before approaching for recruitment any foreign official or communist-bloc visitor in the United States. The FBI will concur and coordinate if the proposed action does not conflict with any operation, current or planned, including active investigation of the FBI. (S)

(3) CIA will advise the FBI prior to any planned meeting between a CIA asset and a foreign official or communist-bloc visitor of known or presumed interest to the FBI (this would include all communist-bloc officials and visitors) for purposes of assessment and social development. (S)

(4) Clandestine CIA staff operatives, [redacted] and foreign agents of CIA recruited abroad who come to the United States will be identified to the FBI by name or appropriate description depending on the national security interest involved. (S)

(5) Pursuant to paragraph 4 above, when a CIA agent arrives in the United States for a visit or for an (S)

SECRET

GROUP 1

Excluded from automatic
downgrading and
declassification

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Central Intelligence Agency
Operations in the United States

assignment, the Bureau will be advised and the two agencies will confer regarding the handling of the agent in the United States. It is recognized that each case will have its individual peculiarities. The governing principle will be positive intelligence interest as weighed against internal security factors. CIA will continue its contractual relationship for the purpose of handling the training, the procurement of positive foreign intelligence, the fulfillment of CIA commitments to the agent, and the preparation of the agent for his next assignment abroad. (S)

(6) In those cases where CIA will be handling its agent in the United States, CIA will service FBI security or counterintelligence requirements and will provide the FBI all agent information bearing on counterintelligence or internal security matters, including the scope and nature of the agent's access to information and the identities of the agent's significant contacts, particularly in the communist-bloc field. In such cases where CIA servicing has been inadequate to FBI internal security interests, the FBI will have direct access to the agent. (S)

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SECRET

d. The "SUMMARY OF CONTENTS" section should be brief, but also should clearly indicate what is being provided to the Committee. I wonder, for instance, whether your sample on the letterhead memoranda was issued in widely separated time periods. The summary as written gives no indication as to the particular subject of any of the memoranda and the single sentence now used to describe all of them covers the waterfront.

e. If the request for information comes officially from the Committee, the Committee title should be entered under "REQUESTOR," but if the requestor is an individual member of the Staff, his name should be indicated.

f. The last entry in the format, "PROBLEM AREAS," has particular significance since it is important to know if there are Third Agency, or sources and methods, or other sensitivity problems involved, and this is the place to identify them. We are beginning to use the abstracts prepared in our office as an aid to obtaining release clearance when we are dealing with the document for which another agency must concur in the release. The "PROBLEM AREAS" section gives such other agency an idea as to whether we see any important reason why they should be concerned about release of the document. The entry in this final section of the format is expected to prove useful for this purpose.

5. One copy of the document or its abstract is all that is needed by the registry.

6. The mailing address of the registry is:

Community Index
Room 6E25
CIA Headquarters
Langley, Virginia 20505

JFK (U) (A)

JFK (U) (A)

Chief
Coordination Staff, ICS

Enclosure: as stated

Legal Counsel to Mr. Adams Memo
RE: SENATE SELECT COMMITTEE
ON INTELLIGENCE ACTIVITIES

Miller also advised on 4-2-75 that their review of the Ellison investigation showed justifiable concern for her being cleared for the staff, and he asked for any guidance we might give him. It was pointed out that the only real solution to the situation seemed to be that she not be added to the staff. Miller said he would appreciate any comments from the CIA also in this regard. This request was conveyed to [CIA by Section Chief William Cregar of the Intelligence Division who subsequently advised that Charles Kane, Director of Security, CIA, had reviewed the file on Ellison and agreed there was sufficient cause to question her suitability for assignment to the Select Committee staff. Kane stated CIA Director Colby concurred in this observation.]

(BKA)

These views were conveyed to Miller on 4-9-75. Miller stated at that time that they had resolved the situation by assigning Mrs. Ellison to purely administrative tasks and that she would be fully isolated from any sensitive or classified information in connection with her responsibilities.

RECOMMENDATION:

For information.

amb *jd* *mmw* *John*
gma *PLM*
ngce
K